



McGregor W. Scott
United States Attorney
Eastern District of California

Sacramento
501 I. Street, Ste 10-100
Sacramento CA 95814
Tel:(916) 554-2700
TTY:(916) 554-2855

NEWS RELEASE

Fresno
1130 O. Street, Rm 3654
Fresno, CA 93721
Tel:(559) 498-7272
TTY:(559) 498-7499

FOR IMMEDIATE RELEASE

October 19, 2005

Contact: Patty Pontello, 916-554-2706

<http://www.usdoj.gov/usao/cae>

SECOND DEFENDANT PLEADS GUILTY IN CONNECTION WITH MULTI-MILLION DOLLAR NATIONWIDE AND INTERNATIONAL CABLE PIRACY

SACRAMENTO--United States Attorney McGregor W. Scott announced today the guilty plea of DARRYL SCOTT POLL for his participation in a nationwide and international cable piracy scheme that resulted in the sale and distribution of approximately 50,000 cable descramblers designed to illicitly obtain cable programming, and that resulted in gross sales of over \$10 million.

The case is the product of an extensive investigation jointly conducted by the Sacramento Valley Hi Tech Crimes Task Force, the Internal Revenue Service-Criminal Investigation, and the United States Secret Service, with the assistance of the United States Postal Inspection Service. Investigative assistance was also provided by cable operators Comcast and CSC Holdings, Inc., commonly known as Cablevision.

POLL, age 42, of Moorpark, California entered a guilty plea today before Chief Judge David Levi, United States District Judge, to three additional felony charges of assisting in the unlawful interception and reception of communications services offered over a cable system. On May 26, 2005, Poll previously pled guilty to five other felony charges of assisting in the unlawful interception and reception of communications services offered over a cable system. Sentencing as to all counts is currently scheduled for November 3, 2005, but likely will be continued to a later date.

According to Assistant United States Attorney S. Robert Tice-Raskin, who is managing the criminal prosecution, defendant POLL admitted today that: Between approximately June 1998 and February 2003 he, doing business as Wholesale Electronics and Red Rock Group, Ltd., operated a business which manufactured and sold cable television descramblers allowing illicit access to cable programming. Defendant POLL advertised the descramblers extensively through a series of websites on the Internet and also through national magazines. Defendant and their employees manufactured and sold the devices from facilities located in Simi Valley, California. The devices were specifically modified and/or designed to allow consumers to receive premium and pay-per-view cable television programming without the knowledge or authorization of cable operators. As a result, consumers across the county who used the descramblers would be able to receive unlimited cable programming for free, depriving cable operators of subscription fees for the pirated programming. According to the indictment, POLL approximately 50,000 illicit descramblers and received over \$10 Million in revenue from these sales.

Defendant POLL faces a maximum penalty of up to 16 years imprisonment and fines of \$2 million or twice the pecuniary gain, whichever is higher in connection with these five charges. (His actual sentence will be based on an application of the appropriate U.S. Sentencing Guidelines).

POLL is the second defendant to plead guilty in connection with the cable piracy operations. On February 12, 2004, CARLO MIRELES, age 31, previously from Las Vegas, Nevada, entered a guilty plea to seven felony charges associated with the scheme including: (1) conspiracy to assist in the unlawful interception and reception of communications services offered over a cable system and to commit mail fraud (one count); (2) mail fraud (one count) ; (3) assisting in the unlawful interception and reception of communications services offered over a cable system (4 counts); and (4) conspiracy to commit money laundering (one count). Defendant MIRELES admitted that, between May 1998, and December 2003, he and POLL conspired together to acquire, manufacture, and distribute cable television descramblers, for the purpose of assisting individuals in the unauthorized reception of premium and pay-per-view cable television programming. Defendant MIRELES further admitted that he and defendant POLL also engaged in a conspiracy to launder proceeds obtained from the scheme in order to promote the continuation of the scheme. No sentencing date is currently scheduled for defendant MIRELES.

###